

DECLARATION /POWER OF ATTORNEY FOR PATENT APPLICATION JOINT INVENTORS

	named inventors, we hereby declare: sidences, post office addresses and citizenships a lieve that we are the original, first and joint inventor entitled "Oligonucleotide Conjugates", the special attached hereto.	are as stated next to our names below: ors of the subject matter which is claimed and for wi dification of which	nich a patent is sought on
2 Mar in ention	entitled "Oligonicaeonas of propincition serial as application serial	09/781,980 and having Attorney Docket No.	, 41443.
TRADE NEW We h	s filed on 14.02.2001 as approved and understand ereby state that we reviewed and understand to above.	ors of the subject matter which is claimed and for wification of which 09/781,980 and having Attorney Docket No. the contents of the above-identified specification.	n accordance with Title 37,

We acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, amended by any amendment referred to above. Code of Federal Regulation, §1.56.

Prior Foreign Applications

We hereby claim priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below. We have also identified below any foreign application(s) for patent or inventor's certificate having a filing date

certificate listed below. We had before that of the application or	we also identified below which priority is based.			Priority Claimed Under 35
Country	Application Number	Date of Filing (day, month, year)	Date of Issue (day, month, year)	U.S.C. §119
DE	100 06 572	14 February 2000		Yes X No □
			ication(5)	

Prior United States Application(s)

We hereby claim the benefit under Title 35 United States Code, §120 of any United States patent application is listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35 United States Code 5112 was application the district paragraph of Title 35 United States Code 5112 was application the district paragraph of Title 35 United States Code 5112 was application the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was application to the district paragraph of Title 35 United States Code 5112 was applicatin insorar as the subject matter or each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, we acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulation, §1.56 which occurred between the filing to the examination of this application and the property of the resident of this application and the property of the resident of this application and the property of the resident of this application and the property of the resident of this application. date of the prior application and the national or PCT International filing date of this application:

to the examination of this application and the national of the prior application and the national of	or PCT International filling date of	Dandoned Abandoned
Application Serial Number	Date of Filing (day, month, year)	Status C Petented, Pending, Abandoned
Approxim		
	The state of Attorney	

Power of Attorney

And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to prosecute this application and transact all business in the U.S. Patent and Trademark Office connected herewith as well as before any office or agancy application and transact all business in the U.S. Patent and Trademark Office connected nerewith as well as before any office or agency of a foreign country or any international organization in connection with any foreign counterpart application claiming priority to this application, including the power to appoint agents and local representatives in connection with such foreign applications, the following application, including the power to appoint agents and local representatives in connection with such foreign applications, the following application. Abrens Revide & Goodman their registration numbers being listed after their names: application, including the power to appoint agents and local representatives in connection with such torsig attorneys of Roylance, Abrams, Berdo & Goodman, their registration numbers being listed after their names:

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	· stiens cl	WIND BE SIGNICATION	

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information knowledge and belief are believed to be true; and further that these were made with the knowledge that false statements made willfully are punishable by fine, imprisonment, or both a fine and imprisonment under Section 1001 of Title 18 of the United States; and further that false statements made willfully may jeopardize the validity of any patent issuing on an application in which the false statements were

made.	O_{-2}		Date 03/06/01
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